



PATENT Attorney Docket No. DFC 03-1-2

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Campisi, et al.

Serial No.

10/603,887

Filed

June 25, 2003

Group Art Unit

Examiner

:

For

Transaction Authentication Card

MS Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## PETITION TO MAKE SPECIAL (37 C.F.R. § 1.102)

## **CERTIFICATE OF MAILING/TRANSMISSION (37 C.F.R. § 1.8)**

[ ]

I hereby certify that, on the date shown below, this correspondence is being:

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Commissioner for Patents, P.O. Box 1450,

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ReNea D. Berggren

transmitted by facsimile to the Patent and Trademark Office, 703.746.7239.

DATED: September 12, 2003

Petition is made to have this application made special as it is related to counterterrorism (37 C.F.R. § 1.102). This application is concerned with business and personal security including the prevention of identity theft, property theft, industrial espionage, invasion of privacy, and terrorism (see paragraph 0003). The card may be a proximity card or an access card for access control to buildings, financial transactions, security transactions, government control, airline security, passport ID, drivers' license/ driver authentication, toll road payment and automated teller machine transactions (see claim 21 and paragraph 0011). The present invention is intended to provide security and flexibility by storing biometric data on a transaction authentication card that does not require external equipment for identity verification, physical access control, logical

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access control, financial transaction authentication, and terminal login authentication (see paragraphs 0003 and 0008). Various features of the transaction authentication card of the present invention are naturally beneficial for countering terrorism (e.g., see paragraphs 0011-0013, 0016, 0026, 0030, and 0035).

A petition fee under 37 CFR 1.17(h), in accordance with 37 CFR 1.102, in the amount of \$130 is hereby presented.

I hereby declare further that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under § 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

DATED: September 12, 2003

Respectfully submitted

Steven E. Campisi

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